LAW OFFICES OF

McGINN INTELLECTUAL PROPERTY LAW GROUP, PLLC

A PROFESSIONAL LIMITED LIABILITY COMPANY
PATENTS, TRADEMARKS, COPYRIGHTS, AND INTELLECTUAL PROPERTY LAW
8321 OLD COURTHOUSE ROAD, SUITE 200
VIENNA, VIRGINIA 22182-3817
TELEPHONE: (703) 761-4100

FACSIMILE/DATA: (703) 761-2375; 761-2376 E-MAIL: ADMIN @ MCGINNIPLAW.COM SENDER'S E-MAIL: STULINO @ MCGINNIPLAW.COM

DEC 0 4 2008

RECEIVED

CENTRAL FAX CENTER

SEAN M. MCGINN PHILLIP E. MILLER† FREDERICK E. COOPERRIDER†

SCOTT M. TULINO
DONALD A. DIPAULA†
JEOYUH LIN*
CHRISTOPHER R.MONDAY†
JOSEPH P. HRUTKA†
JEREMY S. HOWARD*
FARHAD SHIR, Ph.D.**
**HAMBER OF BAR OTHER THAN VA
**JURIS DOCTOR, REGISTERED PATENT AGENT
**REGISTERED PATENT AGENT

December 4, 2008

Facsimile No.: 571-273-8300

VIA FACSIMILE

To: Examiner: Dennis G. Bonshock

Group Art Unit: 2173

U.S.P.T.O.

From: Scott M. Tulino, Esq.

Facsimile No.: 703-761-2375 or 76

Re: Amendment under 37 C.F.R. § 1.116

U.S. Patent Application Serial No.: 10/606,333

Our Ref. No.: NGB.261

Dear Examiner Bonshock:

Attached herewith is an Amendment under 37 C.F.R. § 1.116 which is responsive to the Final Office Action dated September 4, 2008. Thank you in advance for your kind consideration on this case.

Very traily yours,

Schi M. Tulino, Esq. Registration No. 48,317

Sean M. McGinn, Esq. Registration No. 34,386

SMT:SMM Attachment

Number of pages (including this cover sheet): 21

HECEIVED **CENTRALFAX CENTER**

DEC 0 4 2008

Serial No.

10/606,333

Docket No. C14-159454M/TRK

(NGB.261)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Naoya Koga et al.

Serial No.:

10/606,333

Group Art Unit: 2173

Filed:

June 26, 2003

Examiner:

Dennis G. Bonshock

For:

DISPLAY CONTROL DEVICE

Honorable Commissioner of Patents Alexandria, VA 22313-1450 Box AF

AMENDMENT UNDER 37 C.F.R. § 1.116

Sir:

In response to Office Action dated September 4, 2008, please amend the aboveidentified application as follows:

INTRODUCTORY COMMENTS

Amendments to the claims begin on page 2 of this paper. The amendments to the claims do not add new matter.

Remarks begin on page 16 of this paper.